

University of Miami Law Review

Volume 59 | Number 3

Article 1

4-1-2005

Table of Contents

Follow this and additional works at: <https://repository.law.miami.edu/umlr>

Recommended Citation

Table of Contents, 59 U. Miami L. Rev. Iss. 3 (2005)

Available at: <https://repository.law.miami.edu/umlr/vol59/iss3/1>

This Prefatory Matter is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact library@law.miami.edu.

University of Miami Law Review

VOLUME 59

APRIL 2005

NUMBER 3

ARTICLES

ETHICAL AND AGGRESSIVE APPELLATE

ADVOCACY: CONFRONTING

ADVERSE AUTHORITY *J. Thomas Sullivan* 341

CLASS ACTION FAIRNESS ACT OF 2005:

THE EIGHT-YEAR SAGA IS

FINALLY OVER *Anna Andreeva* 385

NOTE

LEAVING A STONE UNTURNED - THE

UNANSWERED QUESTION FROM *GREEN*

TREE FINANCIAL CORP. v. BAZZLE:

DOES THE FEDERAL ARBITRATION ACT

PERMIT CLASSWIDE ARBITRATION? *Greg Kilby* 413

BOOK NOTE

ANTI-PROGNOSTICATION *Michael P. Stone* 435

